1987 MAR 19 *** 4: 16

HOUSE OF REPRESENTATIVES

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H_{J.R. No.} 96

A JOINT RESOLUTION

proposing a constitutional amendment to authorize the legislature 1 to provide ad valorem tax relief for certain off-shore drilling 2 equipment that is not in use. 3

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article VIII of the Texas Constitution is amended by adding Section 1-h to read as follows:

Sec. 1-h. The legislature by general law may provide ad valorem tax relief for mobile drilling equipment designed for off-shore drilling of oil or gas wells that is being stored while not in use in a county bordering on the Gulf of Mexico or on a bay or other body of water immediately adjacent to the Gulf of Mexico.

SECTION 2. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 3, 1987. The ballot shall be printed to provide for voting for or against "The constitutional amendment to authorize the the proposition: legislature to provide ad valorem tax relief for certain off-shore drilling equipment that is not in use."

> orrest copy of HIR 94 miles was filed of record on MAR 12 1987 and referred to the committee on:

> > Betty Mussay

Chief Clerk of the House

HOUSE | SOURCE | SOU

1st Printing

By Stiles H.J.R. No. 96

Substitute the following for H.J.R. No. 96:

By Berlanga

C.S.H.J.R. No. 96

A JOINT RESOLUTION

1 proposing a constitutional amendment to authorize the legislature

to provide ad valorem tax relief for certain off-shore drilling

equipment that is not in use.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Article VIII of the Texas Constitution is amended

by adding Section 1-h to read as follows:

7 Sec. 1-h. The legislature by general law may provide ad

8 valorem tax relief for mobile marine drilling equipment designed

for off-shore drilling of oil or gas wells that is being stored

while not in use in a county bordering on the Gulf of Mexico or on

a bay or other body of water immediately adjacent to the Gulf of

12 Mexico.

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SECTION 2. This proposed constitutional amendment shall be

submitted to the voters at an election to be held November 3, 1987.

The ballot shall be printed to provide for voting for or against

the proposition: "The constitutional amendment to authorize the

17 legislature to provide ad valorem tax relief for certain off-shore

drilling equipment that is not in use."

COMMITTEE REPORT

The Honorable Gib Lewis Speaker of the House of Representatives

Sir:				
We, your COMMITTEE ON WAYS	& MEANS,			
to whom was referred	12 96 neasure)	have had the same	under consideratio	n and beg to report
back with the recommendation the	•			
() do pass, without amendment. () do pass, with amendment(s). A do pass and be not printed; a	Complete Committe	e Substitute is recor	mmended in lieu of	f the original measure.
A fiscal note was requested. Xy	es ()no	An actuaria	al analysis was rec	quested. () yes 📈 no
An author's fiscal statement was		<u> </u>		
The Committee recommends that	this measure be pla	iced on the frocal o	r (Carant) Calend	dar.
This measure () proposes new la	w. 🗽 amends e	existing law.		
House Sponsor of Senate Measu				
The measure was reported from	Committee by the fo	llowing vote:		
	AYE	NAY	PNV	ABSENT
Schlueter, Ch.	レ			
Morales, V.C.	<u> </u>			
Geistweidt, C.B.O.				<u> </u>
Berlanga	レ			
Craddick				
Earley	∠			
Evans, L.				<u>ا</u>
Hackney				レ
Hilbert	レ			
Luna, A.				
McDonald	<u></u>			
Wilson				<u> </u>
Wolens				
Total 9 aye -9 nay present, not absent	voting	CHATRMAN COMMITTEE C	Seples Carpe	ile.

Committee on Ways and Means

H.J.R. 96 by Stiles C.S.H.J.R. 96 by Berlanga

BACKGROUND:

Section VIII, Section 1, Texas Constitution, provides that all real and tangible personal property shall be taxed in proportion to its value.

PURPOSE:

To allow the legislature to exempt from ad valorem taxation marine and mobile drilling equipment that is being stored while not in use in a county bordering the Gulf of Mexico.

SECTION BY SECTION ANALYSIS:

Section 1. Adds Section 1-h to Article VIII, Texas Constitution, authorizing the legislature to provide tax relief for mobile marine drilling equipment designed for offshore drilling of oil or gas wells that is being stored while not in use in a county bordering the Gulf of Mexico or in a bay or other body of water immediately adjacent to the Gulf.

Section 2. To be submitted to the voters on November 3, 1987.

COMPARISON OF ORIGINAL TO SUBSTITUTE:

The original bill authorized an exemption for mobile drilling equipment designed for off-shore drilling. The substitute authorizes an exemption for mobile marine drilling equipment designed for off-shore use.

RULEMAKING AUTHORITY:

It is the Committee's opinion that this bill does not delegate any new rulemaking authority to a state agency, officer, department or institution.

SUMMARY OF COMMITTEE ACTION:

H.J.R. 96 was considered in a public hearing by the Committee on 4-07-87. Testifying in favor of the bill was Gary Kott, Global Marine Drilling Company. No one testified against the bill. Representative Berlanga offered a substitute which was adopted without objection. The motion to report the bill favorably as substituted carried by a vote of 9 ayes, 0 nays, 0 PNV, with 4 absent.

Austin, Texas

FISCAL NOTE

April 9, 1987

TO: Honorable Stan Schlueter, Chair Committee on Ways and Means House of Representatives Austin, Texas

In Re: Committee Substitute for House Joint Resolution

No. 96

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Committee Substitute for House Joint Resolution No. 96 (proposing a constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain off-shore drilling equipment that is not in use) this office has determined the following:

The Texas Constitution provides that all real and personal property in the State shall be taxed in proportion to its value. The Tax Code provides the various definitions and conditions related to the taxation of such property. The Code provides that a special purpose vessel--one designed to operate economically in a localized area-generally has taxable situs in the taxing unit in which it was located physically during the year preceding the tax year.

The resolution proposes a constitutional amendment which, if adopted, would provide tax relief (in the form of an exemption) for mobile marine drilling equipment designed for offshore use that is being stored while not in use in a county bordering on the Gulf of Mexico or on a bay or other body of water immediately adjacent to the Gulf. The proposed amendment would be submitted to voters on November 3, 1987.

The cost of publication of the resolution to the State is estimated to be \$45,000 in fiscal year 1988.

The constitutional amendment would be implemented by House Bill No. 2082 or similar legislation.

Taxing units that currently tax idle offshore platforms would lose property tax revenues under the bill. The amount of lost revenues on a statewide basis cannot be determined. However, by way of example, the chief appraiser of Jefferson County has indicated that the loss in revenue to Jefferson County taxing units under the bill would be approximately \$200,000.

Appraisal districts of affected counties may experience administrative avings from not having to appraise oil drilling rigs. The amount of these Lavings cannot be determined.

State Property Tax Board; Secretary of State;

LBB Staff: JO, HES, JWH, AM, MC

Austin, Texas

FISCAL NOTE

April 6, 1987

T0: Honorable Stan Schlueter, Chair Committee on Ways and Means House of Representatives

Austin, Texas

In Re: House Joint Resolution

No. 96 By: Stiles

Jim Oliver, Director FROM:

In response to your request for a Fiscal Note on House Joint Resolution No. 96 (proposing a constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain off-shore drilling equipment that is not in use) this office has determined the following:

The Texas Constitution provides that all real and personal property in the State shall be taxed in proportion to its value. The Tax Code provides the various definitions and conditions related to the taxation of such property. The Code provides that a special purpose vessel--one designed to operate economically in a localized area-generally has taxable situs in the taxing unit in which it was located physically during the year preceding the tax year.

The resolution proposes a constitutional amendment which, if adopted, would provide tax relief (in the form of an exemption) for mobile drilling equipment designed for offshore use that is being stored while not in use in a county bordering on the Gulf of Mexico or on a bay or other body of water immediately adjacent to the Gulf. The proposed amendment would be submitted to voters on November 3, 1987.

The cost of publication of the resolution to the State is estimated to be \$45,000 in fiscal year 1988.

The constitutional amendment would be implemented by House Bill No. 2082 or similar legislation.

Taxing units that currently tax idle offshore platforms would lose property tax revenues under the bill. The amount of lost revenues on a statewide basis cannot be determined. However, by way of example, the chief appraiser of Jefferson County has indicated that the loss in revenue to Jefferson County taxing units under the bill would be approximately \$200,000.

Appraisal districts of affected counties may experience administrative cost savings from not having to appraise oil drilling rigs. The amount of these savings cannot be determined.

State Property Tax Board; Secretary of State; LBB Staff: JO, HES, JWH, AM, PA

By Stiles
Substitute the following for H.J.R. 96
By Ber 2013

H.J.R. 96 C.S.H.J.R. No. 96

ADOPTED

APR 29 1987

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Detty Mussey
Chief Clerk
House of Representatives

HJ.R. No. 96

A JOINT RESOLUTION

proposing a constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain of f shore drilling equipment that is not in use.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article VIII of the Texas Constitution is amended by adding Section 1- $\frac{1}{10}$ to read as follows:

Sec. 1-h. The legislature by general law may provide ad valorem tax relief for mobile marine drilling equipment designed for off-shore drilling of oil or gas wells that is being stored while not in use in a county bordering on the Gulf of Mexico or on a bay or other body of water immediately adjacent to the Gulf of Mexico.

SECTION 2. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 3, 1987. The ballot shall be printed to provide for voting for or against the proposition: "The constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain off-shore drilling equipment that is not in use."

HOUSE ENGROSSMENT HOUSE OF REPRESENTATIVE

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By Stiles

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H.J.R. No. 96

A JOINT RESOLUTION

proposing a constitutional amendment to authorize the legislature 1 to provide ad valorem tax relief for certain offshore drilling 2 3 equipment that is not in use.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Article VIII of the Texas Constitution is amended by adding Section 1-i to read as follows: 6

Sec. 1-i. The legislature by general law may provide ad valorem tax relief for mobile marine drilling equipment designed for offshore drilling of oil or gas wells that is being stored while not in use in a county bordering on the Gulf of Mexico or on a bay or other body of water immediately adjacent to the Gulf of Mexico.

This proposed constitutional amendment shall be submitted to the voters at an election to be held November 3, 1987. The ballot shall be printed to provide for voting for or against the proposition: "The constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain offshore

18 drilling equipment that is not in use."

Austin, Texas

FISCAL NOTE

April 9, 1987

T0: Honorable Stan Schlueter, Chair

Committee on Ways and Means

House of Representatives

Austin, Texas

In Re: Committee Substitute for

House Joint Resolution

No. 96

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Committee Substitute for House Joint Resolution No. 96 (proposing a constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain off-shore drilling equipment that is not in use) this office has determined the following:

The Texas Constitution provides that all real and personal property in the State shall be taxed in proportion to its value. The Tax Code provides the various definitions and conditions related to the taxation of such property. The Code provides that a special purpose vessel--one designed to operate economically in a localized area--generally has taxable situs in the taxing unit in which it was located physically during the year preceding the tax year.

The resolution proposes a constitutional amendment which, if adopted, would provide tax relief (in the form of an exemption) for mobile marine drilling equipment designed for offshore use that is being stored while not in use in a county bordering on the Gulf of Mexico or on a bay or other body of water immediately adjacent to the Gulf. The proposed amendment would be submitted to voters on November 3, 1987.

The cost of publication of the resolution to the State is estimated to be \$45,000 in fiscal year 1988.

The constitutional amendment would be implemented by House Bill No. 2082 or similar legislation.

Taxing units that currently tax idle offshore platforms would lose property tax revenues under the bill. The amount of lost revenues on a statewide basis cannot be determined. However, by way of example, the chief appraiser of Jefferson County has indicated that the loss in revenue to Jefferson County taxing units under the bill would be approximately \$200,000.

Appraisal districts of affected counties may experience administrative savings from not having to appraise oil drilling rigs. The amount of these savings cannot be determined.

Source: State Property Tax Board; Secretary of State; LBB Staff: JO, HES, JWH, AM, MC

Austin, Texas

FISCAL NOTE

April 6, 1987

T0:

Honorable Stan Schlueter, Chair Committee on Ways and Means House of Representatives

No. 96

By: Stiles

In Re: House Joint Resolution

Austin, Texas

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on House Joint Resolution No. 96 (proposing a constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain off-shore drilling equipment that is not in use) this office has determined the following:

The Texas Constitution provides that all real and personal property in the State shall be taxed in proportion to its value. The Tax Code provides the various definitions and conditions related to the taxation of such property. The Code provides that a special purpose vessel--one designed to operate economically in a localized area-generally has taxable situs in the taxing unit in which it was located physically during the year preceding the tax year.

The resolution proposes a constitutional amendment which, if adopted, would provide tax relief (in the form of an exemption) for mobile drilling equipment designed for offshore use that is being stored while not in use in a county bordering on the Gulf of Mexico or on a bay or other body of water immediately adjacent to the Gulf. The proposed amendment would be submitted to voters on November 3, 1987.

The cost of publication of the resolution to the State is estimated to be \$45,000 in fiscal year 1988.

The constitutional amendment would be implemented by House Bill No. 2082 or similar legislation.

Taxing units that currently tax idle offshore platforms would lose property tax revenues under the bill. The amount of lost revenues on a statewide basis cannot be determined. However, by way of example, the chief appraiser of Jefferson County has indicated that the loss in revenue to Jefferson County taxing units under the bill would be approximately \$200,000.

Appraisal districts of affected counties may experience administrative cost savings from not having to appraise oil drilling rigs. The amount of these savings cannot be determined.

Source: State Property Tax Board; Secretary of State; LBB Staff: JO, HES, JWH, AM, PA

By: Stiles (Senate Sponsor - Parker)

(In the Senate - Received from the House April 30, 1987;
April 30, 1987, read first time and referred to Committee on Finance; May 12, 1987, reported favorably by the following vote: Yeas 7, Nays 1; May 12, 1987, sent to printer.)

COMMITTEE VOTE

	Yea	Nay	PNV	Absent
Jones	x			
Glasgow				х
Blake	x			
Brooks	x			
Caperton	x			
Farabee				х
Harris	x			
Krier	x			
McFarland				ж
Montford				х
Parker	x			
Santiesteban				х
Truan		x		

A JOINT RESOLUTION

proposing a constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain offshore drilling equipment that is not in use.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article VIII of the Texas Constitution is amended by adding Section 1-i to read as follows:

Sec. 1-i. The legislature by general law may provide ad valorem tax relief for mobile marine drilling equipment designed for offshore drilling of oil or gas wells that is being stored while not in use in a county bordering on the Gulf of Mexico or on a bay or other body of water immediately adjacent to the Gulf of Mexico.

SECTION 2. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 3, 1987. The ballot shall be printed to provide for voting for or against the proposition: "The constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain offshore drilling equipment that is not in use."

* * * * *

41 Austin, Texas 42 May 12, 1987

43 Hon. William P. Hobby44 President of the Senate

45 Sir:

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We, your Committee on Finance to which was referred H.J.R. No. 96, have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass and be printed.

Jones, Chairman

Austin, Texas

FISCAL NOTE

May 1, 1987

T0:

Honorable Grant Jones, Chairman

In Re: House Joint Resolution No. 96,

Committee on Finance

as engrossed

Senate Chamber

By: Stiles

Austin, Texas

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on House Joint Resolution No. 96, as engrossed (proposing a constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain offshore drilling equipment that is not in use) this office has determined the following:

The Texas Constitution provides that all real and personal property in the State shall be taxed in proportion to its value. The Tax Code provides the various definitions and conditions related to the taxation of such property. The Code provides that a special purpose vessel—one designed to operate economically in a localized area—generally has taxable situs in the taxing unit in which it was located physically during the year preceding the tax year.

The resolution proposes a constitutional amendment which, if adopted, would provide tax relief (in the form of an exemption) for mobile marine drilling equipment designed for offshore use that is being stored while not in use in a county bordering on the Gulf of Mexico or on a bay or other body of water immediately adjacent to the Gulf. The proposed amendment would be submitted to voters on November 3, 1987.

The cost of publication of the resolution to the State is estimated to be \$45,000 in fiscal year 1988.

The constitutional amendment would be implemented by House Bill No. 2082 or similar legislation.

Taxing units that currently tax idle offshore platforms would lose property tax revenues under the bill. The amount of lost revenues on a statewide basis cannot be determined. However, by way of example, the chief appraisers have indicated that the loss in revenue to Jefferson County, Nueces County and Harris County taxing units under the bill would be approximately \$200,000, \$300,000 and \$172,000, respectively.

Appraisal districts of affected counties may experience administrative savings from not having to appraise oil drilling rigs. The amount of these savings cannot be determined.

State Property Tax Board; Secretary of State; LBB Staff: JO, HES, JWH, AM, LV Source:

Austin, Texas

FISCAL NOTE

April 9, 1987

TO: Honorable Stan Schlueter, Chair Committee on Ways and Means

Committee on Ways and Means House of Representatives

Austin, Texas

Mag:

In Re: Committee Substitute for

House Joint Resolution

No. 96

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Committee Substitute for House Joint Resolution No. 96 (proposing a constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain off-shore drilling equipment that is not in use) this office has determined the following:

The Texas Constitution provides that all real and personal property in the State shall be taxed in proportion to its value. The Tax Code provides the various definitions and conditions related to the taxation of such property. The Code provides that a special purpose vessel—one designed to operate economically in a localized area—generally has taxable situs in the taxing unit in which it was located physically during the year preceding the tax year.

The resolution proposes a constitutional amendment which, if adopted, would provide tax relief (in the form of an exemption) for mobile marine drilling equipment designed for offshore use that is being stored while not in use in a county bordering on the Gulf of Mexico or on a bay or other body of water immediately adjacent to the Gulf. The proposed amendment would be submitted to voters on November 3, 1987.

The cost of publication of the resolution to the State is estimated to be \$45,000 in fiscal year 1988.

The constitutional amendment would be implemented by House Bill No. 2082 or similar legislation.

Taxing units that currently tax idle offshore platforms would lose property tax revenues under the bill. The amount of lost revenues on a statewide basis cannot be determined. However, by way of example, the chief appraiser of Jefferson County has indicated that the loss in revenue to Jefferson County taxing units under the bill would be approximately \$200,000.

Appraisal districts of affected counties may experience administrative savings from not having to appraise oil drilling rigs. The amount of these savings cannot be determined.

Source: State Property Tax Board; Secretary of State;

LBB Staff: JO, HES, JWH, AM, MC

Austin, Texas

FISCAL NOTE

April 6, 1987

TO:

Honorable Stan Schlueter, Chair Committee on Ways and Means House of Representatives

Austin, Texas

In Re: House Joint Resolution

No. 96 By: Stiles

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on House Joint Resolution No. 96 (proposing a constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain off-shore drilling equipment that is not in use) this office has determined the following:

The Texas Constitution provides that all real and personal property in the State shall be taxed in proportion to its value. The Tax Code provides the various definitions and conditions related to the taxation of such property. The Code provides that a special purpose vessel--one designed to operate economically in a localized area--generally has taxable situs in the taxing unit in which it was located physically during the year preceding the tax year.

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The cost of publication of the resolution to the State is estimated to be \$45,000 in fiscal year 1988.

The constitutional amendment would be implemented by House Bill No. 2082 or similar legislation.

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Appraisal districts of affected counties may experience administrative cost savings from not having to appraise oil drilling rigs. The amount of these savings cannot be determined.

Source: State Property Tax Board; Secretary of State;

LBB Staff: JO, HES, JWH, AM, PA

SENATE FAVORABLE COMMITTEE REPORT

Lt. Governor William P. Hobby President of the Senate					5-/ _e	2-87 /(time)
Sir:					, ,	, ,
We, your Committee onFINANCE					to_wl	hich was referred
110001	-1			~ -11		
(measure) by	(sponsor)	have	on_	(hearing date)	, 19 <u>_</u> &	, had the same
under consideration and I am instruc	ted to report	it back with th	e reco	ommendation (ș) that it	
do pass and be printed						
() do pass and be ordered not prin	ted					
() and is recommended for placem	ent on the Lo	ocal and Uncon	testec	d Bills Calendar.		
A fiscal note was requested.	(4 yes	() no				
A revised fiscal note was requested.	() yes	(4) no				
An actuarial analysis was requested.	() yes	Cyno				
Considered by subcommittee.	() yes	() no				
Senate Sponsor of House Measure	Parke	<u> </u>				
The measure was reported from Com	mittee by the	following vote	: :			
						,
	YEA	N	AY	PNV	,	ABSENT
Jones, Chairman	<i>V</i>					
Glasgow, Vice Chairman					+	
Blake					+	
Brooks						
Caperton					3	1-
Farabee	· · · /				*	
Harris	— <u>/</u> _					
Krier						1—
McFarland	01 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			.5	, ,	1:
Parker						
Santiesteban						~
Truan		V				
TOTAL VOTES	7					5
COMMITTEE GLERK	<u>/</u>	CHAIRMAN	i va	ntford	P	
Paper clip the original and one copy of this	form to the ori	ginal bill and reta	in one	copy for your file	·.	



H.J.R. No. 96

A JOINT RESOLUTION

- proposing a constitutional amendment to authorize the legislature
- 2 to provide ad valorem tax relief for certain offshore drilling
- 3 equipment that is not in use.
- 4 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Article VIII of the Texas Constitution is amended
- 6 by adding Section 1-i to read as follows:
- 7 Sec. 1-i. The legislature by general law may provide ad
- 8 valorem tax relief for mobile marine drilling equipment designed
- 9 for offshore drilling of oil or gas wells that is being stored
- while not in use in a county bordering on the Gulf of Mexico or on
- a bay or other body of water immediately adjacent to the Gulf of
- 12 Mexico.
- 13 SECTION 2. This proposed constitutional amendment shall be
- submitted to the voters at an election to be held November 3, 1987.
- 15 The ballot shall be printed to provide for voting for or against
- 16 the proposition: "The constitutional amendment to authorize the
- 17 legislature to provide ad valorem tax relief for certain offshore
- drilling equipment that is not in use."

President of the Senate	Speaker of the House
I certify that H.J.R. No. 9	96 was passed by the House on April
29, 1987, by the following vote:	Yeas 134, Nays O, 1 present, not
voting.	•
	Chief Clerk of the House
I certify that H.J.R. No. 9	96 was passed by the Senate on May
20, 1987, by the following vote:	Yeas 30, Nays O.
	Secretary of the Senate
RECEIVED:	
Date	
Secretary of State	

President of the Senate	Speaker of the House
I certify that H.J.R. No.	$\frac{96}{(1)}$ was passed by the House on
(2) pril 29-, (2) reas 134, Nays 0, 1 present,	1987, by the following vote:
reas 134, Nays Of present,	not voting
	Chief Clerk of the House
I certify that H.J.R. No. $ \frac{M_{\text{qy}} \times 20}{(5)}, $ Yeas $\frac{30}{(6)}$, Nays	96 was passed by the Senate on 1987, by the following vote:
Yeas 30, Nays 0	(7)
	· · · · · · · · · · · · · · · · · · ·
	Secretary of the Senate
RECEIVED:	
Date	_
Secretary of State	_

**** Preparation: 'A;CT47;

HOUSE JOINT RESOLUTION

proposing a constitutional amendment to authorize the legislature to provide ad valorem tax relief for certain off-shore drilling equipment that is not in use.

MAR 12 1987. Filed with the Chief Clerk.

MAR 19 1987	_ 2. Read first time and referred to Committee on
•	Warp - Manne
APR 7 1987	3. Reported favorably (as substituted) and sent to Printer at 10:47 and
APR 13 1987	APR 1 3 1987 4. Printed and distributed at
APR 14 1987	5. Sent to Committee on Calendars at 2:11
APR 29 1987	6. Read second time (amended) and (finally) passed to Third Reading by a Record Vote of 134 yeas, nays, present, not voting.
	7. Motion to reconsider and table the vote by which H.J.R was ordered engrossed prevailed (failed) by (Non-Record Vote) (Record Vote of present, not voting).
•	8. Read third time (amended) and finally adopted (failed of adoption) by a Record Vote of yeas, nays, present, not voting.
	9. Caption ordered amended to conform to body of resolution.
** • • • • • • • • • • • • • • • • • •	10. Motion to reconsider and table the vote by which H.J.R was finally adopted prevailed (failed) by a (Non-Record Vote) Record Vote of yeas, nays, and present, not voting).

DR 29 1987	11. Ordered Engrossed at 1.30 pm
APR 2 9 198/	_ 12. Engrossed.
APR 29 1987	13. Returned to Chief Clerk at
APR 3 0 1987	14. Sent to the Senate. Bestly Message
APR 3 0 1987	Chief Clerk of the House
APR 3 0 1987	. 16. Read, referred to Committee on
MAY 1 2 1987	17. Reported favorably
	. 18. Reported adversely, with favorable Committee Substitute; Committee Substitute read first time.
	19. Ordered not printed.
MAY 20 1987	20. Regular order of business suspended by Warrange (a viva voce vote.)
	21. To permit consideration, reading and passage, Senate and Constitutional Rules suspended by vote of
MAY 20 1987	22. Read second time passed to third reading by: (a viva voce vote.) yeas,

-	23. Caption ordered amended to conform to body of bill.	
MAY 20 1987	24. Senate and Constitutional 3-Day Rules suspended by vote of yeas, nays to place bill on third reading and final passage.	
MAY 20 1987	25. Read third time and passed by (awive voce vote.) (
OTHER ACTION:	OTHER ACTION: Secretary of the Senate	
5-20-87	26. Returned to the House.	
MAY 20 1987	27. Received from the Senate (with amendments:) (as substituted.)	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	28. House (Concurred) (Refused to Concur) in Senate (Amendments) by a (Non-Record Vote) (Record Vote of yeas, nays, present, not voting).	
	29. Conference Committee Ordered.	
	30. Conference Committee Report Adopted (Rejected) by a (Non-Record Vote) (Record Vote of yeas, nays, and present, not voting).	
May 20 1997	1:30 mm	46.1
111111111111111111111111111111111111111	31. Ordered Enrolled at 1:30 4m 203	<u> </u>

MOUSE OF REPRESENTET 1987 APR 13 PM 6: